## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

Hon. Faith S. Hochberg UNITED STATES OF AMERICA :

Crim. No. 10-755

; v.

CONTINUANCE ORDER

SANTIAGO MALDONADO and WILMER MANYOMA

This matter having come before the Court on the joint application of Paul J. Fishman, United States Attorney for the District of New Jersey (by David L. Foster, Assistant U.S. Attorney), and defendants Santiago Maldonado (by Jason LeBoeuf, Esq.) and Wilmer Manyoma (by David Glazer, Esq.) for an order granting a continuance of the proceedings in the above-captioned matter, and each of the defendants being aware that he has a right to have the matter brought to trial within 70 days of the date of his appearance before a judicial officer of this court pursuant to Title 18 of the United States Code, Section 3161(c)(1), and as the defendants have consented to an additional continuance, and for good and sufficient cause shown,

IT IS THE FINDING OF THIS COURT that this action should be continued for the following reasons:

1. Plea negotiations are currently in progress, and both the United States and the defendants desire additional time to finalize a plea agreement, which would render trial of this matter unnecessary;

- 2. Defendants have consented to the aforementioned continuance; and
- 3. Pursuant to Title 18 of the United States Code, Section 3161(h)(7), the ends of justice served by granting the continuance outweigh the best interests of the public and the defendant in a speedy trial.

WHEREFORE, on this 13th day of June, 2011,

IT IS ORDERED that the trial is scheduled for September 6, 2011; and

IT IS FURTHER ORDERED that the period from June 6, 2011, through September 6, 2011, shall be excludable in computing time under the Speedy Trial Act of 1974, pursuant to Title 18, United States Code, Section 3161(h)(7)

> HON. FAITH S. HOCHBERG United States District

David Foster

Assistant U.S. Attorney

David Glazer

on LeBoeuf

fantiago Maldonado

Pox sont bu : 18429411917

86-10-31 19:514 Yu 3/3

natter unnecessary;

- 2. Defendants have consented to the aforementioned continuance; and
- 3. FURSUANT TO TITLE 18 OF the United States Code, Section T(T61(h)(7), the ends of justice served by granting the continuous outweigh the boot interests of the public and the defendant in a speedy trial.

WHEREFORE, on this \_\_\_\_\_ day of June, 2011,

TT IS ORDERED that the trial is scheduled for september 6, 2011; and

TT IC FORTHER ORDERED while the position from 4.

HULL, through dependent t, 2011, shall be antiched; in computing time voder the Opendy Triol act of 1074, pursuant to Title 18,

United States Code, Section 3161(h)(7).

HON. FAITH S. HOCHBERG

United States District Judge

David Foster

Assistant U.S. Atterney

David Oluzci

Attawneys for William Mangrams

Japon Labaouf

Attorney for Santiage Maldenade